IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In Re Enron Corporation Securities, Derivative & "ERISA Litigation	(c) (c) (c) (c)	MDL-1446
THIS DOCUMENT RELATES TO:	§	
H-02-3869	& & _&	
MARK NEWBY, ET AL.,	 §	
Plaintiffs	§ §	
VS.	20 00 00	CIVIL ACTION NO. H-01-3624 CONSOLIDATED CASES
ENRON CORPORATION, ET AL.,	§ §	
Defendants	§	
ABBEY NATIONAL TREASURY SERVICES plc,	20 CO	
Plaintiff,	63 63 63 63	
VS.	§ §	CIVIL ACTION NO. H-03-1241
CREDIT SUISSE FIRST BOSTON CORPORATION, et al.,	2 (2) (2) (3)	
Defendants.	§	

ORDER

It had come to the attention of the Court that a "stipulation and order" submitted on May 14, 2003 was never signed by the Court and therefore no pleading responsive to the complaint has ever been filed by Defendant Banc of America Securities Limited has been filed.

First, the Court would point out to counsel that they must file a motion (or as the case may be here, an "agreed" or "unopposed" motion), to insure that the Clerk's Office sends the pleading to the Judge for a ruling.



The Court

ORDERS that not only Banc of America Securities Limited, but any other Defendant that has not yet filed a pleading in response to complaint shall do so by November 10, 2003.

SIGNED at Houston, Texas, this 8th day of October, 2003.

Melic Hann

MELINDA HARMON UNITED STATES DISTRICT JUDGE